# 105TH CONGRESS 1ST SESSION

# S. 503

To prevent the transmission of the human immunodeficiency virus (commonly known as HIV), and for other purposes.

# IN THE SENATE OF THE UNITED STATES

March 20, 1997

Mr. Nickles introduced the following bill; which was read twice and referred to the Committee on Labor and Human Resources

# A BILL

To prevent the transmission of the human immunodeficiency virus (commonly known as HIV), and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "HIV Prevention Act
- 5 of 1997".
- 6 SEC. 2. FINDINGS.
- 7 The Congress finds as follows:
- 8 (1) The States should recognize that the terms
- 9 "acquired immune deficiency syndrome" and
- "AIDS" are obsolete. In the case of individuals who

are infected with the human immunodeficiency virus (commonly known as HIV), the more important medical fact for the individuals and for the protection of the public health is the fact of infection, and not just the later development of AIDS (the stage at which the infection causes symptoms). The term "HIV disease", meaning infection with HIV regardless of whether the infection has progressed to AIDS, more correctly defines the medical condition.

- (2) The medical, public health, political, and community leadership must focus on the full course of HIV disease rather than concentrating on later stages of the disease. Continual focus on AIDS rather than the entire spectrum of HIV disease has left our Nation unable to deal adequately with the epidemic. Federal and State data collection efforts should focus on obtaining data as early as possible after infection occurs, while continuing to collect data on the symptomatic stage of the disease.
- (3) Recent medical breakthroughs may enable doctors to treat HIV disease as a chronic disease rather than as a terminal disease. Early intervention in the progression of the infection is imperative to prolonging and improving the lives of individuals with the disease.

- 1 (4) The Centers for Disease Control and Pre-2 vention has recommended partner notification as a 3 primary prevention service. The health needs of the general public, and the care and protection of those 5 who do not have the disease, should be balanced 6 with the needs of individuals with the disease in a 7 manner that allows for the infected individuals to re-8 ceive optimal medical care and for public health 9 services to protect the uninfected.
- 10 (5) Individuals with HIV disease have an obli11 gation to protect others from being exposed to HIV
  12 by avoiding behaviors that place others at risk of be13 coming infected. The States should have in effect
  14 laws providing that intentionally infecting others
  15 with HIV is a felony.

#### 16 SEC. 3. PREVENTION OF TRANSMISSION OF HIV.

- 17 (a) REQUIREMENTS FOR STATES.—A State shall 18 demonstrate to the satisfaction of the Secretary that the 19 law or regulations of the State are in accordance with the 20 following:
- 21 (1) REPORTING OF CASES.—The State requires 22 that, in the case of a health professional or other en-23 tity that provides for the performance of a test for 24 HIV on an individual, the entity confidentially re-25 port positive test results to the State public health

1	officer, together with any additional necessary infor-
2	mation, in order to carry out the following purposes:
3	(A) The performance of statistical and epi-
4	demiological analyses of the incidence in the
5	State of cases of such disease.
6	(B) The performance of statistical and epi-
7	demiological analyses of the demographic char-
8	acteristics of the population of individuals in
9	the State who have the disease.
10	(C) The assessment of the adequacy of
11	preventive services in the State with respect to
12	the disease.
13	(D) The performance of the functions re-
14	quired in paragraph (2).
15	(2) Functions.—The functions described in
16	this paragraph are the following:
17	(A) PARTNER NOTIFICATION.—
18	(i) In general.—The State requires
19	that the public health officer of the State
20	carry out a program of partner notification
21	to inform individuals that the individuals
22	may have been exposed to HIV.
23	(ii) Definition.—For purposes of
24	this paragraph, the term "partner" in-
25	cludes—

1	(I) the sexual partners of individ-
2	uals with HIV disease;
3	(II) the partners of such individ-
4	uals in the sharing of hypodermic nee-
5	dles for the intravenous injection of
6	drugs; and
7	(III) the partners of such individ-
8	uals in the sharing of any drug-relat-
9	ed paraphernalia determined by the
10	Secretary to place such partners at
11	risk of HIV infection.
12	(B) Collection of Information.—The
13	State requires that any information collected
14	for purposes of partner notification be sufficient
15	for the following purposes:
16	(i) To provide the partners of the in-
17	dividual with HIV disease with an appro-
18	priate opportunity to learn that the part-
19	ners have been exposed to HIV.
20	(ii) To provide the partners with
21	counseling and testing for HIV disease.
22	(iii) To provide the individual who has
23	the disease with information regarding
24	therapeutic measures for preventing and
25	treating the deterioration of the immune

system and conditions arising from the disease, and to provide the individual with other preventive information.

- (iv) With respect to an individual who undergoes testing for HIV disease but does not seek the results of the testing, and who has positive test results for the disease, to recall and provide the individual with counseling, therapeutic information, and other information regarding preventative health services appropriate for the individual.
- (C) COOPERATION IN NATIONAL PROGRAM.—The State cooperates with the Director of the Centers for Disease Control and Prevention in carrying out a national program of partner notification, including the sharing of information between the public health officers of the States.
- (3) Testing of Certain indicted individual.—With respect to a defendant against whom an information or indictment is presented for a crime in which by force or threat of force the perpetrator compels the victim to engage in sexual activity, the State requires the following:

1	(A) IN GENERAL.—That the defendant be
2	tested for HIV disease if—
3	(i) the nature of the alleged crime is
4	such that the sexual activity would have
5	placed the victim at risk of becoming in-
6	fected with HIV; or
7	(ii) the victim requests that the de-
8	fendant be so tested.
9	(B) Timing.—That if the conditions speci-
10	fied in subparagraph (A) are met, the defend-
11	ant undergo the test not later than 48 hours
12	after the date on which the information or in-
13	dictment is presented, and that as soon there-
14	after as is practicable the results of the test be
15	made available to—
16	(i) the victim;
17	(ii) the defendant (or if the defendant
18	is a minor, to the legal guardian of the de-
19	fendant);
20	(iii) the attorneys of the victim;
21	(iv) the attorneys of the defendant;
22	(v) the prosecuting attorneys;
23	(vi) the judge presiding at the trial, if
24	any; and

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[	(vii) the principal public health official
2	for the local governmental jurisdiction in
3	which the crime is alleged to have oc-
1	curred.
5	(C) FOLLOW-UP TESTING.—That if the de-
5	fendant has been tested pursuant to subpara-

- graph (B), the defendant, upon request of the victim, undergo such follow-up tests for HIV as may be medically appropriate, and that as soon as is practicable after each such test the results of the test be made available in accordance with subparagraph (B) (except that this subparagraph applies only to the extent that the individual involved continues to be a defendant in the judicial proceedings involved, or is convicted in the proceedings).
- (D) Consideration of Results.—That, if the results of a test conducted pursuant to subparagraph (B) or (C) indicate that the defendant has HIV disease, such fact may, as relevant, be considered in the judicial proceedings conducted with respect to the alleged crime.

### (4) Testing of Certain Individuals.—

(A) Patients.—With respect to a patient who is to undergo a medical procedure that

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1	would place the health professionals involved at
2	risk of becoming infected with HIV, the State—
3	(i) authorizes such health profes-
4	sionals in their discretion to provide that
5	the procedure will not be performed unless
6	the patient undergoes a test for HIV dis-
7	ease and the health professionals are noti-
8	fied of the results of the test; and
9	(ii) requires that, if such test is per-
10	formed and the patient has positive test re-
11	sults, the patient be informed of the re-
12	sults.
13	(B) Funeral-related services.—The
14	State authorizes funeral-services practitioners
15	in their discretion to provide that funeral proce-
16	dures will not be performed unless the body in-
17	volved undergoes a test for HIV disease and the
18	practitioners are notified of the results of the
19	test.
20	(5) Informing of funeral-service practi-
21	TIONERS.—The State requires that, if a health care
22	entity (including a hospital) transfers a body to a fu-
23	neral-services practitioner and such entity knows

that the body is infected with HIV, the entity notify

the funeral-services practitioner of such fact.

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# (6) HEALTH INSURANCE ISSUERS.—

- (A) IN GENERAL.—The State requires that, if a health insurance issuer requires an applicant for such insurance to be tested for HIV disease as a condition of issuing such insurance, the applicant be afforded an opportunity by the health insurance issuer to be informed, upon request, of the HIV status of the applicant.
- (B) DEFINITION.—For purposes of this paragraph, the term "health insurance issuer" means an insurance company, insurance service, or insurance organization (including a health maintenance organization) which is licensed to engage in the business of insurance in the State and which is subject to State law which regulates insurance.
- (C) RULE OF CONSTRUCTION.—This paragraph may not be construed as affecting the provisions of section 514 of the Employee Retirement Income Security Act of 1974 (29 U.S.C. 1154) with respect to group health plans.
- (7) ADOPTION.—The State requires that, if an adoption agency is giving significant consideration to

1	approving an individual as an adoptive parent of a
2	child and the agency knows whether the child has
3	HIV disease, such prospective adoptive parent be af-
4	forded an opportunity by the agency to be informed,
5	upon request, of the HIV status of the child.
6	(b) Sense of Congress Regarding Health Pro-
7	FESSIONALS WITH HIV DISEASE.—It is the sense of Con-
8	gress that, with respect to health professionals who have
9	HIV disease—
10	(1) the health professionals should notify their
11	patients that the health professionals have the dis-
12	ease in medical circumstances that place the patients
13	at risk of being infected with HIV by the health pro-
14	fessionals; and
15	(2) the States should encourage the medical
16	profession to develop guidelines to assist the health
17	professionals in so notifying patients.
18	(c) Applicability of Requirements.—
19	(1) In general.—Except as provided in para-
20	graph (2), this section shall apply to States upon the
21	expiration of the 120-day period beginning on the
22	date of the enactment of this Act.
23	(2) Delayed applicability for certain
24	STATES.—In the case of the State involved, if the

Secretary determines that a requirement established

- 1 by subsection (a) cannot be implemented in the 2 State without the enactment of State legislation, 3 then such requirement applies to the State on and 4 after the first day of the first calendar quarter that 5 begins after the close of the first regular session of 6 the State legislature that begins after the date of the 7 enactment of this Act. For purposes of the preceding 8 sentence, in the case of a State that has a 2-year 9 legislative session, each year of such session is 10 deemed to be a separate regular session of the State 11 legislature.
- 12 (d) Definitions.—In this section:
- 13 (1) HIV.—The term "HIV" means the human 14 immunodeficiency virus.
- 15 (2) HIV DISEASE.—The term "HIV disease"
  16 means infection with HIV and includes any condi17 tion arising from such infection.
- (3) SECRETARY.—The term "Secretary" means
   the Secretary of Health and Human Services.
- 20 (e) RULE OF CONSTRUCTION.—Part D of title XXVI
  21 of the Public Health Service Act (42 U.S.C. 300ff-71 et
- 22 seq.) is amended by inserting after section 2675 the fol-
- 23 lowing section:

## 1 "SEC. 2675A. RULE OF CONSTRUCTION.

- 2 "With respect to an entity that is an applicant for
- 3 or a recipient of financial assistance under this title, com-
- 4 pliance by the entity with any State law or regulation that
- 5 is consistent with section 3 of the HIV Prevention Act
- 6 of 1997 may not be considered to constitute a violation
- 7 of any condition under this title for the receipt of such
- 8 assistance.".

#### 9 SEC. 4. SENSE OF CONGRESS REGARDING INTENTIONAL

- 10 TRANSMISSION OF HIV.
- It is the sense of Congress that the States should
- 12 have in effect laws providing that, in the case of an indi-
- 13 vidual who knows that he or she has HIV disease, it is
- 14 a felony for the individual to infect another with HIV if
- 15 the individual engages in the behaviors involved with the
- 16 intent of so infecting the other individual.
- 17 SEC. 5. SENSE OF CONGRESS REGARDING CONFIDENTIAL-
- 18 **ITY.**
- 19 It is the sense of the Congress that strict confidential-
- 20 ity should be maintained in carrying out the provisions
- 21 of section 3 of the this Act.

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